

# **MEMORANDUM**

Date: January 16, 2014

To: The Honorable Chair and Members

Pima County Board of Supervisors

From: C.H. Huckelberry

County Admini

Re: Initial Review of Final Environmental Impact Statement and Draft Coronado National

Forest Service Record of Decision for Proposed Rosemont Mine

### Background

In 2007, Pima County was invited by the Coronado National Forest (Forest Service) to participate as a cooperating agency in the National Environmental Policy Act (NEPA) process and related Environmental Impact Statement (EIS) for the proposed Rosemont Mine. This was a logical relationship considering the expertise of various County employees with regard to many of the resources that would be impacted by the proposed mine, as well as the County government's role in assuring the public's health, safety and welfare. Since then, the County has formally submitted comments to the Forest Service during the project scoping period in 2008, in response to the Draft EIS in 2012, and in response to the Preliminary Final EIS in August 2013. Outside of these formal comment periods, County staff has actively participated in meetings and other information-sharing opportunities with the Forest Service and other regulatory and cooperating agencies. In addition, the County hosted and participated in a congressional hearing on the mine proposal; and I and the Board have continued to work with our congressional delegation to ensure a fair process.

On December 13, 2013, the Forest Service issued their Final EIS (FEIS) and Draft Record of Decision (ROD), which highlights their preferred alternative for the project. To be clear, this FEIS is proposed as the basis for decisions by the Forest Service and the US Army Corps of Engineers (Corps). The principal federal responsibility in the EIS is to disclose what federal actions will be taken, as well as to describe effects of the proposed decisions on the "human environment," a term that includes not just natural or physical conditions, but also the relationships of local people to their environment. The Corps, however, has not yet issued their decision document; and the US Environmental Protection Agency (EPA) has been highly critical of the proposed mitigation for impacts regulated by the Corps under Section 404 of the Clean Water Act.

County staff reviewed the recently released FEIS and ROD, and the County Attorney's Office is currently reviewing staff comments. This memorandum provides an overview of

improvements found in the FEIS, a number of which can be attributed at least in part to Pima County's active participation in the process. These improvements have made the proposal less environmentally damaging than it would have been without our participation. This memorandum also identifies significant impacts that continue to be unaddressed and largely unmitigated and describes the next steps in the Forest Service's NEPA and permitting process. The FEIS still falls short of meeting federal requirements to disclose the full extent of damages that could reasonably be expected to result from this mine. In addition, the proposed mitigation and monitoring measures are woefully inadequate. Therefore I will likely be recommending that the County continue to pursue all administrative remedies to provide full disclosure of the mine's impacts, as well as meaningful mitigation.

### Improvements in the Final Environmental Impact Statement

According to County staff's review, the FEIS is generally an improvement over previous drafts of the EIS (the Draft EIS and Preliminary Final EIS). Some of the omissions and errors noted in the previous drafts have been addressed, and a number of important improvements have been made to the mine proposal. Key improvements include:

- Minimizing filling of McCleary Canyon so it can continue to provide flow downstream into Barrel Canyon;
- Eliminating heap leach and oxide processes from the Barrel (i.e., the Preferred)
   Alternative;
- Eliminating underdrains in the Barrel Alternative that would have required perpetual maintenance;
- Diverting stormwater around the pit to reduce water quality impacts;
- Eliminating stormwater storage on the waste pile after closure to achieve increased runoff to downstream areas;
- Reduced impacts to dark skies and astronomy;
- Monitoring activities to reduce the potential for unanticipated failures on the mountain-face pit wall;
- Avoidance and minimization measures to reduce wildlife fatalities on the mine site; and
- Additional mitigation measures for the Chiricahua leopard frog, a threatened species that occurs on the Rosemont site.

The County's participation in the EIS review has also resulted in a number of clarifications that would make it possible for the Forest Service to verify that mine construction and operation conform to certain conditions and assumptions that the federal agencies made in the EIS. Because of the size and complexity of this project, however, many triggers,

thresholds and conditions remain missing. The significance of these thresholds and conditions is that, should the mine exceed them or propose to alter them, the federal agencies would be obligated to examine new impacts and potentially ask for new environmental reviews or measures to reduce those impacts. These thresholds and conditions include:

- Explicit constraints on the pit configuration;
- Up to five consecutive years of temporary closure before the Forest Service could authorize final reclamation and closure;
- A multi-agency monitoring group to review monitoring data submitted to the Forest Service (though this does not provide for adequate coordination);
- A new permit review process by the Forest Service to ensure permit conditions of other agencies do not conflict, with triggers for NEPA reanalysis;
- Excluding soil crushing, offsite borrow pits and other "mechanical manipulations of salvaged soil" from the action alternatives;
- Explicit thresholds for a wide variety of other impacts, which would trigger NEPA review and analysis; and
- Thresholds for impacts on groundwater on the San Xavier District of the Tohono O'odham Nation.

### Impacts are Large and Enduring

The FEIS is also a more honest document. It finally acknowledges more of the impacts that the Cooperating Agencies and others have been pointing out for years. With all of the new disclosures, the list of impacts demonstrates that the project remains environmentally unsatisfactory, for reasons that include the following:

- Permanent destruction and alteration of over 5,400 acres of land in the headwaters of the Cienega Creek Watershed, which provides drinking water to Tucson;
- A mile-wide open pit that will draw in regional groundwater, negatively impact regional wells, and create a lake that will exceed surface water quality standards for numerous constituents including lead, cadmium, mercury, selenium and zinc. This toxic lake could poses a danger to wildlife and regional groundwater quality;
- Irrevocable alteration of the landscape of the Santa Rita Mountains, which are culturally significant to many residents, including tribal nations;
- Increase of 9 to 14 traffic accidents per year along the highway (though the FEIS eliminates the reference in the DEIS to projected increases in the number of fatalities;

- \$2 million to \$7 million per year in lost visitor spending; and
- Loss of thousands of oak trees, 200,000 to 300,000 agave plants, and habitat of animal and plant species, including endangered species.

Attachment 1 to this memorandum provides a review and critique of an expanded list of issues, impacts and mitigation identified by the federal agencies in the FEIS. This table is over 30 pages, but even this table does not summarize all of the impacts highlighted in the FEIS. Despite its abbreviated nature, the table clearly shows that the impacts are large, the benefits accrue to a few, and the costs are spread to many. Many of the mine's impacts are considered irreversible; meaning that society would forever lose future options or the flexibility to respond to new conditions. The EIS also discloses that the poorest among us, including Tohono O'odham, Pascua Yaqui, and Hispanic populations of Santa Cruz County, South Tucson and Rio Rico, may be disproportionately affected by this project. The EIS also acknowledges many uncertainties in the effects of the mine on groundwater, vegetation and the potential for successful reclamation; yet the document continues to rely on optimistic outcomes predicted in studies by the proponent, such as the belief there would be no irreversible loss of groundwater quality.

### Significant Impacts Remain Undisclosed

Surprisingly, there are still significant impacts that remain unaddressed and impacts for which indirect or cumulative effects were ignored. There are also new impacts to be considered, such as the Forest Service's extension of the mine life beyond what was assumed in the groundwater models and the creation of a management area that would facilitate expansion of mining to areas on the crest of the Santa Rita Mountains and north of the project area. The Forest Service's decision would essentially cut off the 13,000 acres of the Santa Rita Mountains that lie north of the new mining management area (see Attachment 2). These and other issues are identified among the "Staff Concerns" in the last column of the table that is Attachment 1.

Also of concern is that the mine described in the EIS would not conform to Pima County's outdoor lighting code and the Regional Flood Control District's (RFCD's) floodplain and erosion management ordinance. The EIS relies on a lighting plan that would require substantial redesign to meet County Code. The EIS drew its floodplain-related impact conclusions based on hydrological studies that failed to meet requirements of the RFCD.

### Mitigation and Monitoring are Totally Inadequate

The third column of the table in Attachment 1 identifies mitigation identified in the EIS for the mine, including mitigation that is not guaranteed and may never happen. Many of the impacts are under-mitigated or would not be mitigated at all:

- The FEIS discloses that toxicity of the pit lake water is simply not regulated by the Arizona Department of Environmental Quality (ADEQ) or any other agency.
- There is scant monitoring to detect seepage under waste or tailings, and no plan or funding to deal with it. ADEQ does not have authority to require financing for mitigating unforeseen impacts after closure.
- An additional 9 to 14 accidents per year on Highway 83 could lead to serious injuries or deaths of travelers. The mitigation response is to reduce potholes by repaving and to pave three existing school bus stops, including one located near the mine entrance. None of the impacts to County roads would be mitigated.
- Pit backfilling was rejected, and visual impacts would be addressed by constructing a giant berm along scenic Highway 83 and coloring the pit wall after closure.
- One of the principal public issues identified in scoping was the potential for further mine expansion. Nothing in the ROD constrains further mine expansion; and, the proposed amendment of the Forest Plan would, in essence, create a new mining zone, facilitating further mineral development within a new "Management Area 16" that extends northwest to areas Rosemont has identified for future mineral exploration and development. The proposed Management Area 16 ignores the scoping analysis and extensive public comments regarding the non-mineral values represented by these areas.
- No soil or vegetation success criteria are established in the FEIS for reclamation, and there is no plan for fixing areas damaged by erosion or fire after closure. By rushing the FEIS to completion without success criteria, the Forest Service has denied meaningful public involvement to a part of the country that has suffered the past effects of poor reclamation outcomes.
- Regional air quality would not be mitigated with the latest "Tier 4" technology for the haul trucks and the giant front-end loaders that do most of the mine work, and no guarantees that even the proposed air quality mitigation measures will be required.
- None of the 12 Arizona tribal nations that were consulted are willing to sign a mitigation agreement with the Forest Service under Section 106 of the National Historic Preservation Act.

When considering the balance of total impacts compared to the mitigation that is being required by the Forest Service, it is clear that impacts far outweigh the meager mitigation measures offered. The full effect of the Rosemont Mine project would remain largely unmitigated, and will remain so long after the jobs are gone. The County and others will be left with the environmental and social impacts in perpetuity, with little or no compensation.

## The No-action Alternative is Preferable, and May Have Been Unduly Constrained

Both the ROD and the FEIS state that a federal decision rejecting the mine would be environmentally preferable. The Corps may yet reject approval, but the Forest Service has said all along that their "decision space" is constrained by the 1872 Mining Law. Staff believes the decision space may be broader than what has been acknowledged in the FEIS. First, the FEIS does not describe that the Forest Supervisors have rejected an examination of whether the claims to the nation's mineral estate are even valid. Second, the FEIS does not disclose a decision to allow a pipeline and wells on federal lands or discuss whether such a decision is discretionary.

### Where the Process Goes From Here

Coronado National Forest Supervisor Jim Upchurch has not yet finalized a decision about the mine. A new federal administrative process for major projects such as the Rosemont Mine provides an opportunity for eligible individuals, non-governmental organizations, businesses, partnerships, state and local governments, and Indian Tribes to file an objection to a proposed project or activity before the final decision is signed. This process allows review of unresolved concerns by a higher-level Forest Service official, known as the Reviewing Officer, before a decision is made. As a local government that has commented previously during this process, Pima County can file an objection within a 45-day period, which started on January 1 and ends on February 14.

Following the objection filing period, the Forest Service will have a 45-day review period and the option for a 30-day extension. The total objection period has a statutory limit of 120 days following the legal notice commencing the objection process. At the end of this period, the Reviewing Officer will issue a written response to the objections, which may include instructions to Supervisor Upchurch to incorporate additional changes in the draft ROD or to move forward with the project.

Potential grounds for an objection are currently being deliberated by staff in consultation with the County Attorney's Office. I will likely present a recommendation in late January for formal consideration by the Board at an early February meeting. If the Board moves

forward with an objection, Pima County may have an opportunity to meet with the Reviewing Officer and Supervisor Upchurch with the objective of having a dialogue about the objection issues and exploring opportunities for resolving the concerns expressed in the objection. After the objection period is over, there will be no other opportunity to appeal the final decision, and no recourse other than litigation.

### Summary

The fact remains that this mine is being proposed in an area that is clearly unsuitable for such an industrial use. The impacts to the health, safety and welfare of the public are significant and long-term. The short-term benefits pale in comparison and accrue to a few. The public deserves to know the full extent of the mine's impacts, as well the inclusion of realistic and meaningful mitigation measures. The public also deserves a decision-maker who has explored every reasonable option before approving a project that is so damaging to public lands. It is my opinion that the FEIS and draft ROD have failed on these critical points.

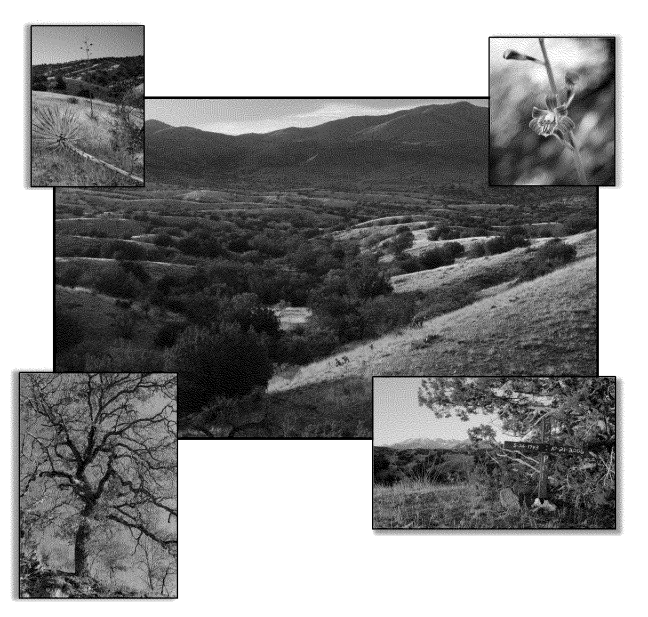
### CHH/mjk

### Attachments

c: The Honorable Raúl Grijalva, Arizona District 3 Member, US House of Representatives The Honorable Ron Barber, Arizona District 2 Member, US House of Representatives

# ATACHMENT

# Rosemont Mine Final Environmental Impact Statement: Impacts, Mitigation, and Pima County Staff Concerns



Prepared by the Pima County
Office of Sustainability and Conservation
January 8, 2014

The following table provides an overview of the Rosemont Mine impacts and proposed mitigation under the Preferred (Barrel) Alternative, and Pima County staff concerns and recommendations regarding the Rosemont Mine Final Environmental Impact Statement (FEIS). Information in the "Issues/Category", "Impacts", and "Mitigation" columns is from the FEIS. Most of the issues within the category "Other Effects Considered," are additional staff concerns with the FEIS. Though an attempt was made to match mitigation measures and staff concerns to the most appropriate impact, some do no directly match. In this case, hyperlinks are used to link mitigation and concerns that may be applicable to more than one issue. Staff concerns are primarily related to unresolved issues with the FEIS and as such, do not reflect the full breadth of issues and concerns that staff have with regards to the proposed project. Further, it should be noted that most issues raised in this table come directly from Table 12 (summary table) of the FEIS, and as such does not cover all of the impacts that will result from the mine.

### Quick reference to categories:

- General Statistics
- Geology, minerals, paleontology
- Soils and Revegetation
- Air Quality and Climate Change
- Groundwater Quantity
- Groundwater Quality and Geochemistry
- Surface Water Quantity
- Surface Water Quality
- Biological Resources
- Livestock Grazing
- Dark Skies
- Visual Resources

- Recreation and Wilderness
- Hazardous Materials
- Fuels and Fire Management
- <u>Transportation/Access</u>
- Noise
- Public Health and Safety
- Cultural Resources
- Socioeconomics and Environmental Justice
- Other Effects Considered/Issues not resolved

Photos on the front cover by Brian Forbes Powell. All photos were taken at the site of the proposed mine.

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
		General Statistics	T
General		<b>FS-BR-20</b> . Funding of NEPA analysis required for implementation of mitigation measures or changes in the MPO that affect NFS surface resources	
Estimated production over the life of the mine	1.8 billion tons of ore and waste rock, 4.6 billion pounds of copper, 100 million pounds of Molybdenum, 70 million ounces of silver. This is an irreversible commitment.		
Estimated % of US production (copper) Estimated % of world production (copper)	11%   <1%		
Acres of impacts	5,888 (includes all disturbances within the perimeter fence, primary access road corridor, utility corridor, road construction and decommissioning, and rerouting of the Arizona Trail)	FS-BR-07 – Recordation of a restrictive covenant or conservation easement on the private Helvetia Ranch Annex North Parcel to mitigate for impacts to species listed as threatened or endangered. FS-BR-08 – Recordation of a restrictive easement on the private Sonoita Creek Ranch Parcel to mitigate for impacts to species listed as threatened or endangered. RC-BR-01 (Voluntary, non-binding). Recordation of a restrictive easement on private land referred to as the Fullerton Parcel to protect wildlife habitat. FS-BR21 – Recordation of a restrictive covenant or conservation easement on private land parcels in Davidson Canyon to mitigate for loss of habitat for listed species. OA-SR-01 – Power line and water line locations. Final location is the shortest route of alternatives considered by the ACC and eliminates one water line pump station. OA-GW-05 – Processing and placement of tailings to reduce water content and overall footprint. This mitigation requires the use of dry-stack tailings technology, which would eliminate the need for traditional tailings impoundments; would allow tailings to be placed and compacted in a manner that would reduce the overall footprint of tailings facilities; would minimize the amount of water entrained in the tailings (water from filtered tailings is reused); and would reduce the amount of fresh water needed for processing.	acres.
Pit Size: Diameter	6,000-6,500 feet (1.13-1.23 miles)	, J	Pit stability depends on dewatering the aquifer before and during excavation.
Pit Size: Depth	1,900-3,250 feet (0.360-0.615 miles)		Parent company Augusta has indicated there are deeper resources below the pit that could be exploited, as well as three adjacent deposits: Peach-Elgin, Broadtop Butte and Copper World.
Pit bottom elevation	3,050 feet above mean sea level		Backfill of pit was considered but rejected. Staff recommend that a conveyer system be evaluated. The system would alleviate safety and truck transport issues.     Backfill analysis does not consider benefits to water resources such as groundwater quantity and quality.

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
Elevation in the project	4,600-6,300 feet above mean sea		The mine cuts off high elevation recharge and runoff functions in
area	level		the Barrel Canyon watershed. FEIS does not properly account for
			these changes, and no mitigation is provided for damage to
			recharge functions.
Average energy use in	108-112 mW		The transmission line has excess capacity, and the mine has
processing facilities			proposed to own the line and substation, meaning that other
	100 000		processes or facilities could be added later.
CO <sub>2</sub> emissions: average	182,000 tons		This estimate does not include the CO <sub>2</sub> equivalence of more
during the active mining			potent emissions such as CH <sub>4</sub> and N <sub>2</sub> 0.
phase	47.500		This section to the second state of the second
Emission equivalent based	17,500 people		This estimate does not include the CO <sub>2</sub> equivalence of more
on the average use by			potent emissions such as CH <sub>4</sub> and N <sub>2</sub> 0.
humans Mine Life	24.5-30 years		Staff recommends to develop a Supplemental EIS and
IVIII IE LIIE	24.5-50 years		consider additional avoidance, minimization and mitigation based
			on longer mine life.
			Staff recommends to curtail water use or the FEIS should
			acknowledge that effects will be greater. (The groundwater models
			only provided for 20 to 22-years of pumping.)
		Geology, Minerals, and Paleontology	, , , , , , , , , , , , , , , , , , ,
General			1. Validity Exam. Text fails to disclose the decision of the
			Forest Supervisor to reject a discretionary validity exam, or
			impacts resulting from that decision.
			2. The Forest Service (FS) acknowledges there are faults but
			don't consider how changes in flow caused by the mine might
			interact with the fault system. This explicit discussion will be
			important later when water levels are interpreted and recalibrated.
			Staff suggests to clearly identify all of the faults that are assumed
			to be barriers to movement in one place and use as a reference
			for NEPA reanalysis of model.
			3. Amendment of Forest Plan would allow further mineral
			development in Area 16 (as stated in Ch. 3, p. 177). In appendix,
			Rosemont discloses interests and intent to develop Broadtop,
			Copper World and Peach Elgin. Also a Rosemont mitigation measure to buy the Forest's mineral fraction at Broadtop is
			disclosed. Therefore, cumulative effects of further mineral
			exploitation must be analyzed. The FEIS acknowledges that the
			federal action of amending the Forest Plan will allow further
			mineral development.
Potential loss of	3,202	FS-GWP-01. Upon discovery of significant paleontological	There is some language in the FEIS about stopping work, but no
paleontological resources		resources, Rosemont Copper would suspend work at that site and	assurance that this will be done. Independent monitor is the only
(moderate to high potential		the site would be investigated by the appropriate personnel before	way to ensure this. FS review of any discovered paleontological
class/sensitive acres		work resumes. Significant fossils may be recovered.	resource within 24 hours is not reasonable.
disturbed)			
Qualitative assessment of	Failure is unlikely because of the	FS-SR-04. Rock slopes within the mine pit would be remotely	Forest should require monitoring and mitigation of referenced

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
geotechnical and seismic stability of pit	design criteria for expected seismic activity	monitored for movement.	pressures for stability of pit, with standards based on the pit configuration that is actually approved by the Forest in the approved Mine Plan of Operation (MPO). This requested monitoring and mitigation measure is different than and in addition to FS-SR-04.  2. FEIS discloses that induced seismicity is expected. Analysis of effects of induced seismicity was limited to direct impacts to the mine, not to surrounding land uses or forest resources, or indirect such as changes in aquifers. Staff suggest expanding analysis area.
	No disturbance to known caves;	FS-GWP-02. Upon indication or discovery of a cave or sinkhole,	There is some language in the FEIS about stopping work, but no
cave resources	geological formations have low potential for caves; therefore, it is	Rosemont Copper would suspend work at that site and contact the designated Forest Service representative to investigate the discovery	assurance that this will be done. Independent monitor is the only
cave resources	unlikely that unknown resources would be impacted	before work is reinitiated.	within 24 hours is not reasonable.
		Soils and Revegetation	
Issue 1.1: Qualitative assessment of long-term stability of tailings and waste rock facilities, including expected results of reclamation	Modeling indicates that waste rook and tailings would be more stable than required by regulations	FS-SR-01. Soil would be salvaged in accordance with the final reclamation and closure plan. This plan would also specify where and how this growth media would be stored and where and how it would be applied on tailings and waste rock facilities and other disturbed areas in order to facilitate revegetation of mine related disturbance. Hill slopes would be monitored for erosion. Conservation measures and/or terms and conditions related to known lesser long-nosed bat roost protection measures would be followed. FS-SR-03. Constructing a buttress formed of waste rock surrounding and encapsulating the compacted tailings. RC-LO-02 (non-binding)—Elimination of future development of private lands located on top of waste rock and tailings facilities.	1. FEIS states that reclamation goals are supposed to be "consistent with forest land and resource management plans" but there is no indication of what plans the FS is referring to (The most current forest plan revision has only broad-brush generalities about such goals and objectives).  2. FS uses adaptive management as a process to guide reclamation efforts, but their approach (including lack of information) is contrary to the model of adaptive management that they proclaim to be guided by. The adaptive management manual cited by the FS says "An EIS incorporating adaptive management, whether as a "stand-alone" alternative or part of another alternative, needs to clearly describe how the approach would be implemented. This not only includes what types of actions are proposed initially, but also the results that are expected from monitoring and assessment, and future actions that may be implemented based on those results. Decision makers and the public must be able to see how the adaptive management approach would be implemented, including potential future actions and anticipated impacts on the environment." Staff believe that the FEIS fails in this respect because there has not been disclosure about what objectives will be used, what actions are proposed, and how the adaptive management feedback process will work.
Issue 1.2: Acres and quantitative level of disturbance leading to lost soil productivity	5,431	See <u>OA-SR-01</u>	
Issue 1.3: Qualitative	Onsite test plots and greenhouse	FS-SR-02. Includes efforts to establish native grasses, forbs,	Productivity may be estimated to be similar to climax
assessment of the	studies indicate that revegetation can		community, but the species list is not similar. Staff suggest adding
potential for revegetation	produce a vegetation volume that is	activities. Revegetation would be protected by detection and	woody species to reclamation plan in riparian areas and north

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
of tailings and waste rock	similar to historic climax conditions	treatment of invasive weed species	aspect slopes. While trees have been added to Appendix B FS-
facilities	under proper management.	·	SR-02, use of Pima County riparian standards is merited as best
			available science.
			2. FEIS eliminated success criteria, making it impossible to
			understand if reclamation is feasible. Staff request that FS develop
			reclamation plan prior to the finalization of the EIS and provide
			cooperators and others sufficient time to review and change. This
			plan should include the number of plots and relevant statistical considerations that have been provided by Pima County staff to
			the FS. Note: An internal memo by FS staff highlights this point
			and refers to a document that has success standards related to
			vegetation.
			FEIS has inadequate identification of impacts, mitigation, and
			bonding requirement
			4. FEIS lacks a link between failure to meet success criteria and
			action to correct or mitigate.
			5. FEIS fails to provide for reestablishment of vegetative cover
			and therefore mitigation of erosive forces and recreational value.
			6. Trees are scarcely mentioned in the FEIS with regards to
			success criteria for reclamation; this does not "mimic natural
			vegetation patterns" as stated. Must wait for final reclamation plan,
			but that does not give much confidence that the loss of tens of thousands of oak trees will be mitigated.
Issue 1.4: Qualitative	Soil productivity would be reclaimed		Soil calculations based on a nominal 12 inches of soil
evaluation of alteration of	following placement of soil or		thickness for reclamation of the total waste rock and tailings
soil productivity and soil	soil/rock cover and revegetation, with		mound results in a significant underestimation of the actual soil
development	the exception of 955 acres of mine pit		needed. Without the determination of realistic volumes of soil
			which will be needed for reclamation of the waste rock and tailings
			mounds, Rosemont Copper may run out of soil and be unable to
			satisfy the requirements of the final Reclamation and Closure
			Plan. As a result, revegetation of the upper landform sideslopes
			and upper surfaces may not be possible without the development
			of new off-site soil borrow areas and associated reclamation
			projects. Staff believe that the FS should require Rosemont to
			perform professional calculations of the volume of soil which will
			be needed to achieve a minimum 1 ft thickness for total mine
			reclamation operations on waste rock surfaces.  2. Two soil stockpile locations are planned on the surface of the
			Tailings and Waste Rock disposal mound at the end of Year 15.
			However, the volume capacity of these stockpiles is on the order
			of 2,000,000 cubic yards short of the soil material needed for final
			reclamation of the site, and for use during the post-closure period
			until revegetation is determined to be successful. The Forest
			Service should require Rosemont to clearly demonstrate how on-
			site soils will be managed throughout the mine life.
			3. Characterize soils in the waste/tailings landform. FSW2250

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
			states that the FS must use soil properties to assess condition and
			potential of effects on soil while planning. FSM 2840 reclamation
			is to reclaim consistent with Forest Plan, measurable performance
			standards required, but no measurable performance standards are
			included in this FEIS. And FS has not used "soil" properties of
			mining landform in analyzing effects. Staff suggests imposing
			specifications /standards for soil on waste-tailings pile in the FEIS.
			4. Soil movement will be a huge concern, but may not be evident
			from the monitoring program, especially if such monitoring takes
			place only on "newly revegetated areas". This is not sufficient as it
			will take years for major erosion events to stop happening.
			5. Without ties to thresholds and contingency plans, there is no
			confidence in the performance criteria process. In addition, for
			most of this appendix there is too little detail to be able to
			determine if the monitoring or mitigation efforts are sufficient.
			Instead, the analysis/process for developing is put off to beyond
			any comment period. Monitoring is good, but the document fails to
			identify what measures would be put in place if movement does
			happen. Aside from obvious human safety issues, there are also
			biological concerns, such as impacts to talus snail habitat.
			Bonding should be identified for potential slope movement.
			6. Woody debris is suggested to "be used on the reclaimed
			growth medium surfaces to provide stability, organic matter, and
			microhabitats for seed germination, invertebrates, and small
			vertebrate species." This may not be realistic for more than a few
			years out from the initial vegetation clearance action because
			these woody elements will decompose. What, then, will be the
			plan for woody components at the time of mine closure?
Issue 1.5: Tons per year of	22.170	FS-SR-05. monitor the movement of sediment within the channel of	The FEIS did not consider cumulative impacts of sediment
sediment delivery to	<u> </u>	Barrel Canyon, including any aggradation or scour	delivery change over the active mine period and post-closure.
Davidson Canyon,		3 7 33	Considering the proposed active mine life is over 20 years, the
Cienega Creek, or other			FEIS should assess long term impacts on sediment yield, delivery
streams and washes,			and channel geomorphology.
compared with			
background sediment			
loading			
		Air Quality and Climate Change	
General		OA-AQ-01 - Paving of mine related roads to reduce dust emissions.	The state's air quality permit may not contain the proposed
			mitigation measures discussed in the EIS.
			Staffs recommends that the FS identify the circumstances under
			which tailings would be milled finer than what has been assumed.
			If milling is finer than projected, it could occur that would affect air
		diesel engines associated with stationary equipment. QA-AQ-9 –	quality, water quality and stability of the tailings. Explicit NEPA
		Reduction in air emissions from diesel engines associated with	reanalysis threshold should be stated.
		mobile sources (haulage equipment, etc.)	

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
Issue 2.1: PM2.5 versus	Premining: 0.7% increase in Pima		
background and threshold	County annual emissions. Active		
	mining: 4× increase versus		
	background levels; complies with		
	NAAQS at perimeter fence		
Issue 2.1: PM10 versus	Premining: 0.7% increase in Pima	OA-AQ-02 – Dust control for unpaved roads. This mitigation contains	
background and threshold	County annual emissions. Active		Air quality impacts are under-estimated due to incorrect
	mining: 3× increase versus		assumptions in the air quality modeling.
	background levels; complies with		3. EIS does not specify what mitigation is required/voluntary/or
	NAAQS at perimeter fence		when, if, each mitigation measure will occur.
Issue 2.2: Greenhouse	Premining: <0.1% increase in Pima	RC-PU-01 (Voluntary, non-binding) – Use of alternative methods of	
gas emissions versus	County CO2 emissions. Active	power generation such as solar and wind to augment power at the	
background	mining: ~1% increase in Pima County	mine administration building	
leave 22x1000 aminaiana	CO2 emissions	OA AO OC I has of an your an arriv tanks and artiflem to wash up	Chaff hand was reached a shape above is all seconds to be a consider
Issue 2.3: VOC emissions	Premining: Emission rate of <1 ton per year. Active mining: Less than	OA-AQ-06 – Use of covers on mix tanks and settlers to reduce emissions of volatile organic chemicals	Staff had requested a photochemical model to be used to determine if emissions would push the region over ozone
	1% increase in Pima County VOC	ernssions of volatile organic chemicals	standards. This was not done.
	emissions; emission rate of about 82		Statilidatus. Triis Was fiot donle.
	tons per year		
Issue 2.3: NOx emissions	Premining: <0.1% increase in Pima	RC-AQ-01 (Voluntary, non-binding)- Transporting employees in	Staff had requested a photochemical model to be used to
13306 2.0. NOX 61 133101 13	County NOx emissions Active mining:	natural gas powered busses to reduce NOx emissions	determine if emissions would push the region over ozone
	3.4% increase in Pima County NOx	Tradital gas powered basses to reduce Nox at lessors	standards. This was not done.
	emissions; emission rate of about		Starteards. This was not done.
	1,200 tons per year		
Issue 2.4: Meeting of air	Complies with all NAAQS at		Staff recommends that the FEIS recognize that not all of
quality standards	perimeter fence		Rosemont's contributions to ozone can be abated, and Rosemont
,	ľ		would "eat up" some of the region's capacity for maintaining the
			standards. Staff recommends the FEIS disclose that required
			actions might cause socioeconomic impacts if ozone standard is
			exceeded. Staff recommended replacement of all internal
			combustion engine involved in pumping water and tailings with
			electricity to reduce air pollution due to ozone.
Issue 2.5: Effects on air	Emissions do not exceed Class I		There is no guarantee that this mitigation measure will be required
quality in Class I airsheds	increment thresholds; may contribute		by the State of Arizona.
	to degradation of air quality related	requirements regarding opacity. Locations specified in the air quality	
	values in the Saguaro National Park	permit.	
	East, Saguaro National Park West,		
	and Galiuro Wilderness Area Class I		
	airsheds		
Conord	T	GroundwaterQuantity	4 Chaff was appropriate that the FC days Consider to
General			Staff recommends that the FS deny Special Use     the right forwards developments on NES lends. Forget can
			authorizations for water developments on NFS lands. Forest can
			deny pipelines and groundwater development on Forest lands, even if it has no discretion over mine disposal.
			Disclose how much water will be removed from pit and its
			Z. Disclose how much water will be removed from pit and its

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
			disposition. According to US Forest Service groundwater
			management policy, annual reporting of withdrawals on Forest
			land in cubic feet of water is required. The Forest should require
			reporting of pumped water on Forest lands, and reporting of water
			in pipelines authorized for the transportation of water across
			Forest land.
			3. More than 90,000 acre-feet of water will reside in a full pit
			lake, and 100s of af will evaporate each year. This is a loss to
			local aquifer system that the FEIS does not consider. The FS has
			failed to analyze partial or complete backfill which would save
			most of this water. The FEIS specifies creation of a pit lake is
			good for groundwater quality. This may be true, but the amount of
	<u></u>		water creates a huge deficit in the local groundwater system.
Davidson Canyon/Cieneo			0.5
1	More than 100-foot drawdown near		Staff recommend that the proposed project should not move
feet of change in water	mine pit within several years; springs		forward because of high level of uncertainty and lack of limits of
table level	in close proximity to pit (Fig Tree,		proposed water use and general impacts to quality and quantity of
Issue 3A.3: Geographic extent in which water	Scholefield, Rosemont) experience over 10 feet of drawdown within the		surface water and groundwater table
			2. Disclosure of immediate post closure effects are not stated in
resources may be impacted	active mining phase; distant surface waters (Gardner Canyon, Davidson		EIS. Equilibrium impacts stated, but that is over 1,000 years post mining. This discussion appears to be very down played. What
mpacied	Canyon, Cienega Creek) unlikely to		really needs to be emphasized is the loss from years 0-20 (which
	experience substantial drawdown		is discussed) and 20-200 (not discussed). These impacts are far
	over any time period, with the		greater than at equilibrium and will affect the downstream well
	exception of Empire Gulch, which		users and riparian vegetation. Tetra tech estimates at year 200
	could experience several feet of		that 517 AF is evaporated and lost at the pit and that amount will
	drawdown beginning 50 years or		rise as the pit lake grows. Over the 20-year mining period as much
	more after closure of the mine;		as 925 AF/year is lost due to pit dewatering. These are the
	residences in Corona de Tucson		amounts that need emphasis, not at equilibrium when the current
	unlikely to experience drawdown over		generations are gone. In addition, little discussion regarding water
	5 feet; residences along Singing		availability for the downstream riparian community is mentioned.
	Valley Road could experience over		This needs elaboration and is an omission.
	10 feet of drawdown within 20 years		3. FEIS rejects arguments that 1-foot drawdown should be
	of closure of the mine; residences		plotted and it fails to address points and literature raised by Pima
	along Hilton Ranch Road could see		County staff. The Haile Gold Mine in South Carolina recently
	up to 10 feet of drawdown within 20		published a groundwater model using 1-foot drawdown because of
	years of closure of the mine. Impacts		effect on streams. Staff suggests that FS publish a map showing
	will be in perpetuity.		springs and wells within 1-ft drawdown.
			4. The groundwater model should have an impervious boundary
			on the west at or near the ridgeline, because of the topographic
			divide and, more importantly, the granodiorite rock. The FEIS
			provided lots of discussion, but failed to explain why a granitic
			intrusive rock is not impermeable.
Issue 3A.2: Relative	About 35 acre-feet, per year, in		Staff had requested discharge of pumped pit dewatering well
impairment of mountain-	perpetuity		water to downstream reaches to mitigate this impact.

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
front groundwater			
recharge function	<del></del>		
	Total dewatering loss during active		Staff requested discharge of pumped pit dewatering well water to
mine pit water loss by	mining of 13,000 to 18,500 acre-feet;		downstream reaches to mitigate this impact.
	annual water loss in perpetuity of 170		
pasiri water palarice	to 370 acre-feet, which is equivalent to ~3% of basin recharge		
Issue 3A.6: Potential	Maximum reduction of 4.4% based		Mitigation at Pantano Dam area and at ranches in other
reduction in subsurface	on estimated surface flow reduction		watersheds does not address the long-term loss of surface and
groundwater outflow from			subflow that will damage the riparian vegetation, loss of springs
Davidson Canyon to			and loss of sub flow immediately downstream of the area of
Cienega Creek			immediate impact at the mine. (See also surface water quantity).
Issue 3A.7: Approximate	361 to 370	RC-GW-01 (Voluntary, non-binding). Providing protection for	FEIS claims that insufficient information was available to
number of wells within			assess impacts to individual wells. Staff suggests that a well-by-
geographic extent of			well analysis be conducted so that well owners can know what to
impact			expect.
			The FEIS is reliant on arguable modeling techniques and
			refuses to establish baseline based on pump data. It also fails to
			establish baseline or identify impacted wells for mitigation. Staff
			suggests expanding mitigation program and identify bond amount
Lhan an Cauda Ora in Cudah aa	<u></u>		for well replacement.
Upper Santa Cruz Subbas			
Issue 3B.1: Water needed for operations from Santa	Total water use of 99,600 acre-feet, with permitted water use up to	OA-GW-04 – Control and recycling of process water. Overall reduction of fresh water use and avoidance of potentially	See groundwater pumping and longer mine life.     Groundwater models inadequate: models are based on 20-
Cruz Valley and	120.000 acre-feet. Annual water use		year mine life, but PA/EIA says 24.5 to 30 years. ADWR mining
comparison with other	of 5,400 acre-feet during first 8 years		extraction permit allows for withdrawal of 6,000 acre feet (af)/year
water uses and basin	represents an increase of 6.7% in		but model is based on 5,400 af/year for first 8 years. Impacts to
			county-owned groundwater wells, and numerous other wells, have
in acre-feet			not been fully disclosed. Several wells may need to be replaced
			due to declining groundwater levels resulting from the mine's
			pumping.
			3. Water supply loss not mitigated. Direct use of CAP or
			recharge would mitigate water-level declines in Green Valley area
			and leave higher quality water for potable use, and could be
			required to minimize impacts on Forest resources under FSM
			Handbook.
			4. FEIS states CAP recharge is voluntary. It cites a ROW
			encroachment agreement with the Town of Sahuarita that
			stipulates CAP recharge within the area of drawdown, but CNF
			won't enforce the license agreement if a different ROW is
			selected. Recharge may not occur within the area of hydrologic
			impact. CNF should revise the EIS to provide complete analysis of
			future use of CAP and availability and guarantee for use in
I 0D 0-D' ''	Additional control to the C		recharge.
Issue 3B.2: Direction and	Additional water-level declines from		

Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
.5 to 3.5 feet per year due to	_	_
umping; total drawdown of 90 feet in		
to 4 miles from pumping center		Staff recommends that the forest revise the EIS to address the
		direct and indirect impacts to tribal water resources
01 to 140 years		
7		
01 to 550		
	Groundwater Quality and Geochemistry	
		The Santa Rita Mountains may act as a geologic barrier for
		groundwater, not as modeled by the applicant. A sensitivity
		analysis was run and discussed Oct. 19, 2012, but the analysis is
		not responsive to previous staff concerns, which were about
		obtaining new data to constrain models. Staff asks that
		geophysical and other investigations be developed to define
		potential movement across the mountains prior to the ROD.
		Barrel Alternative conclusions and mitigation for groundwater
		quality continues to rely on an aquifer protection permit that was
		issued for a different mine than the preferred alternative. Staff
		suggests a supplemental EIS with Public Notice period; new analyses to understand consequences of ponded areas against
		the newly redesigned waste and tailings, along with other changes
		The FEIS reports results from modeling seepage through
		waste rock dumps that are unreasonably low. This is because the
		modeler used unrealistic unsaturated parameters and used
		climate data from the wrong location. FS indicates monitoring of
		potential seepage, but provides no plans for mitigation when it is
		discovered. Staff suggests using realistic cover parameters and
		climate input for modeling.
		The monitoring plan calls for two points to be monitored for
		moisture content. Considering that any seeps would follow
		preferential flow paths, there is a very low probability that such
		monitoring would detect a seep. There should be frequent visual
	compliance monitoring wells, groundwater quality monitoring and	surveys for seeps on the dumps
	5 to 3.5 feet per year due to amping; total drawdown of 90 feet in cinity of wells due to pumping to 4 miles from pumping center  Of to 140 years  The incremental withdrawal for the ine water supply would contribute the overall groundwater withdrawal and land subsidence in the Sahuarita rea  Of to 550  Incomplete the overall groundwater withdrawal and land subsidence in the Sahuarita rea  Of to 550  Incomplete the water quality for potential expage from tailings and waste rock reets standards; modeled water requality in mine pit lake exceeds the quifer water quality standard for allium and potentially ammonia, but restandard is not applicable to pit kes. Irreversible and irretrievable ammitments are not anticipated.	5 to 3.5 feet per year due to impring; total drawdown of 90 feet in circimity of wells due to pumping to 4 miles from pumping center  201 to 140 years  The incremental withdrawal for the line water supply would contribute the overall groundwater withdrawal and land subsidence in the Sahuarita ea 201 to 550   Croundwater Quality and Geochemistry  Groundwater Quality and Geochemistry  FS-GW-01. Monitoring equipment (such as collection pans or lysimeters) would be encapsulated within the waste rook in order to remotely assess the moisture content of the waste rook and allow for collection and analysis of seepage if any is generated. FS-GW-02 in the pit lake exceeds the juffer water quality standard for allium and potentially ammonia, but e standard is not applicable to pit kess. Irreversible and irretrievable animitments are not anticipated.  Arise from pumping center  FS-GW-01. Monitoring equipment (such as collection pans or lysimeters) would be encapsulated within the waste rook in order to remotely assess the moisture content of the waste rook and allow for collection and analysis of seepage if any is generated. FS-GW-02 in remotely assess the moisture content of the waste rook and allow for collection and analysis of seepage if any is generated. FS-GW-02 in remotely assess the moisture content of the waste rook and allow for collection and analysis of seepage if any is generated. FS-GW-02 in remotely assess the moisture content of the waste rook and allow for collection permit than required under the Arizona aquifer protection permit. FS-GW-03 in required under the aquifer protection requires that Rosemont Copper properly abandon or cap all unused wells or open boreholes in accordance with State well abandorment regulations. OA-GW-06 —Groundwater quality and aquifer-level monitoring requires the construction and operation of point of

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
		sampling protocols, and reporting as specified in the aquifer protection permit. See also <u>OA-GW-05</u> , <u>OA-GW-04</u> , <u>OA-GW-07</u> .	4. Staff recommends that the EIS set criteria for NEPA reanalysis that are more stringent than states. FS-GW-02 does not address these constituents. Even if it did, it allows Rosemont to set the criteria for thresholds and suspension of sampling. Forest Service should set the standards for As and U reanalysis.  5. Evaluation should not be limited to ore that is processed. Should also evaluate fate of milling process chemicals and their breakdown products. Of particular importance here are xanthates and carbon disulfide. Carbon disulfide is regulated under ARS 49-243(I) so that the applicant must limit discharge to the maximum extent practicable regardless of cost. At minimum, FS should disclose effects to Forest resources.  6. The monitoring plan calls for additional wells and springs to be sampled, but the wells are only existing wells. Staff recommends that the FS choose locations and require additional new wells to be constructed.
Issue 3C.2: Ability to demonstrate best available demonstrated control technology	Best available demonstrated control technology has been accepted through the aquifer protection permit process and has been determined to be adequate	See OA-GW-05	1. The pit lake will be terminal when flowing, but it is possible that during lake formation water could flow out of one or more sides of the pit. The FEIS has failed to consider this potential for degrading groundwater.  2. FEIS claims that seepage would not be concentrated but would rather be spread across the entire area of the facility. Staff recommends that FS acknowledge potential for preferential flow through the facilities and develop a plan to monitor for seeps and remedy problems.  3. FEIS closes not identify the potential to concentrate naturally-occurring radioactive materials during processing, address concentrations, nor address mobility of radioactive materials in the tailings. Staff recommends setting thresholds/triggers for NEPA compliance and mitigation.
Impact to Sierrita sulfate plume	Minor changes in gradient or groundwater levels as a result of mine supply pumping would occur in the vicinity of the Sierrita sulfate plume. Overall direction of flow, location of plume, and effectiveness of control are not expected to be affected.		
O	Γ	Surface Water Quantity	
General			The naming scheme for referenced studies is inconsistent, arbitrary and capricious, so evaluating the claims in the FEIS leaves an unfair burden on people providing comment.      DEIS concluded County method was not peer reviewed. It was. Further, the County requested FS conduct its own peer review. Furthermore response misrepresents cooperator

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
			involvement by stating we "reviewed" their models. It should be noted that upon review we found them grossly inadequate and recommended using PC methods.  3. The recognition that fires occur in the project area, that the largest burn areas have occurred since 2005 and that fires can dramatically impact the hydrologic regime should include a plan to address these concerns. There is no acknowledgment of associated hazards which occur in post-fire conditions including gullying/erosion and debris flows which could impact drainage infrastructure both during operations and post closure. There are many examples of gullying and post fire debris flows, including the Schultz fire that occurred near Flagstaff in 2010.
Issue 3D.1: Quantitative assessment of water released and available for beneficial uses	Beneficial uses of ephemeral stream flows primarily related to stock tanks; after mitigation, negligible effect on beneficial uses		Rosemont still intends to capture and retain surface water from an approximately 1 square mile watershed to the west of the mine pit and along the southern perimeter of the waste rock disposal area. This water should be released downstream into Trail Creek as part of the site water management plan.
Issue 3D.4: Number of stock watering tanks that would be unavailable	15 stock tanks directly lost; 5 stock tanks possibly indirectly impacted downstream, but reduction in flow due to mine unlikely to affect tanks		
Issue 3D.5: Change in volume, frequency, and magnitude of runoff from the project area	Postclosure 17.2% reduction in average annual volume of stormwater flow; 22% reduction in 100-year, 24-hour peak stormwater flow; 4.3% reduction in stormwater flow in lower Davidson Canyon.  Approximately 30 to 40% reduction during operations. Irreversible commitment of surface water flows would result from the permanent reduction in stormwater flows into downstream drainages.	processing facilities and ore stockpiles. FS-SW-02. This mitigation reflects the results of an effort to apply the concepts of geomorphic reclamation to the Barrel Alternative. The result is a design that would route more stormwater into downstream drainages postclosure than previous designs. RC-SW-01 – (Voluntary, nonbinding) Continued operation and data gathering of USGS flow gage that would provide data for surface water flows downstream of the mine site.	1. Staff stated in previous comments that the consultant should consider the results of a 3-hr storm, which was never done, and the FEIS implies that Pima County's concerns were addressed in the analysis they did, while they were not. In comments on 08-14-13, staff reiterated that the consultant erroneously stated that staff recommends the PC Hydro model for determining peak flows, and stated that Pima County has technical policies that describe which models should be used for which application.  2. The analysis of downstreamwater volume effects on Davidson Canyon and Cienega Creek is flawed, because Zeller (2011a) ignores the fact that greater rainfall occurs higher on the high elevations like the mine site, and will contribute more water to downstream areas than low elevation watersheds. By assuming that all areas contribute runoff equally, their model underestimates the impact the mine site will have on surface water and riparian vegetation in Davidson Canyon and Cienega Creek.  3. The FEIS acknowledges that the modification of stormwater peak flows and volume is important in multiple aspects. However, the FEIS does not include any plans to address possible issues resulting from the modification of storm flow. For example, what would happen if the reduction of runoff volume significantly affects Davidson Canyon and Cienega Creek? The FEIS lacks a "backup" plan. Staff would like the FS to explain what actions would be taken when problems are identified.

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
			4. It is important to monitor flow after the closure to assess post- closure and mitigation effects on downstream riparian vegetation and water resources. How long will the Rosemont Copper fund USGS to monitor the flow after the closure? The monitoring should
Issue 3D.6: Change in recharge to the aquifer by runoff	Reduction in recharge to shallow alluvial aquifers possible but cannot be quantified. Overall loss of mountain-front recharge to aquifer about 35 acre-feet per year, in		continue after the closure to assess the mitigation effectiveness.  Staff requested discharge of pumped pit dewatering well water to downstream reaches to mitigate this impact.
	perpetuity.	Surface Water Quality	
Issue 3E.1: Ability to meet	Runoff from waste rock is predicted	FS-GW-03. Waste rock characterization and segregation is required	Cooperating agencies have commented on the potential for
Arizona Surface Water Quality Standards	to meet Arizona Surface Water Quality Standards for all constituents except dissolved silver; risk of exceedance is mitigated by waste rock segregation techniques and suggests that dissolved silver would likely be below standards as well	during operations under the aquifer protection permit [see OA-GW-02]. This supplementary monitoring measure involves additional waste rock and tailings characterization analysis during operations. OA-GW-03 – Equipment and methods to keep potentially contaminated water from being released into the environment. This mitigation measure requires the use of appropriately sized lined ponds; retention of all contact stormwater for reuse as process water; and installation of overflow alarms to alert operators of a potential overflow situation. OA-SW-01 – Detention and testing of stormwater. This mitigation measure requires detention and testing of stormwater quality from perimeter waste rock buttress areas for water quality testing prior to flowing downstream of the mine site. OA-SW-02 – Implementation of stormwater pollution prevention plan. The stormwater pollution prevention storeduce	unregulated discharge of stormwater that has been in contact with ore bodies and mine processing facilities in the event that the compliance point dam is overtopped and destroyed, which could happen with some frequency. This concern is based on a misunderstanding of the purpose of the compliance point dam. The stormwater reaching the compliance point dam is not halted
Issue 3E.2: Change in geomorphology and characteristics of downstream channels	Sediment load would decrease, but sediment concentrations would remain the same, compared with baseline; analysis indicates that no changes in geomorphology (scour/aggradation) are expected in Barrel Canyon or Davidson Canyon owing to change in sediment load	See FS-BR-22	1. It is unclear whether the FS expects there to be any water bodies in the PCAs or elsewhere due to seepage or impoundment, other than the compliance dam. The expectations need to be clear, and if there are inadvertent water bodies created, the EIS should disclose the impacts on other resources, such as biology.  2. The method used to estimate erosion is not appropriate to evaluate the impact of mining alternatives and is far below industry standards. While Rosemont's consultant, Tetra Tech, has justified their use of the PSIAC method, the two studies cited by Tetra Tech, clearly state that the PSIAC method is inappropriate for site level assessment.  3. Rosemont Copper still intends to capture and retain surface water from an approximately 75 acre watershed area on the lower side slope of the northeastem portion of the tailings mound. This water should be released downstream into Barrel Canyon as part of the site water management plan.

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
	Runoff would affect 2.5 miles of	mugatori	1 11M COUNTY COME CONTROLLED COME TO C
	Barrel Canyon (23 acres), and 14		
	miles of Davidson Canyon (234		
quality impacts and	acres); potential for effect is greatest		
	during active mine life (20 to 25		
impacts	years), gradually reducing as		
	reclamation occurs		
Issue 3E.4: Acres of	68.4		
potentially jurisdictional			
WUS impacted			
Issue 3D.2: Number of	Empire Gulch, about 3 miles		
stream miles changed	impacted		
from intermittent/perennial	Low estimate: No or minor changes		
	up to 150 years after closure;		
	ephemeral by 1,000 years after		
the project	closure. <u>Best-fit models:</u> Mixed		
	results showing intermittent or		
	ephemeral by 150 years after		
	closure; all models indicate		
	ephemeral by 1,000 years after		
	closure. <u>High estimate:</u> Ephemeral		
	by 50 years after closure		
	Cienega Creek, about 20 miles		
	impacted. Low estimate: No or minor		
	changes predicted.		
	Best-fit models: Mixed results, with		
	one model showing no or minor		
	changes through 1,000 years, one		
	model showing intermittent conditions		
	by 1,000 years, and one model		
	showing intermittent conditions by 150 years and ephemeral conditions		
	by 1,000 years. <u>High estimate:</u> Minor		
	change predicted up to 50 years after		
	closure; intermittent by 150 years		
	after closure; ephemeral by		
	1,000 years after closure		
	Davidson Canyon: No change		
	predicted. Gardner Canyon, about 1		
	mile impacted. Low estimate: No		
	change predicted. Best-fit models: No		
	or minor changes predicted up to 150		
	years after closure. Mixed results at		
	1,000 years, ranging from no change		
	to ephemeral. High estimate: Minor		
	changes predicted up to 50 years		
•			

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
	after closure; intermittent by 150	-	
	years after closure; ephemeral by		
	1,000 years after closure		
	Intermittent streams: Some		
	intermittent streams associated with		
	springs in Sycamore Canyon (north),		
	Sycamore Canyon (south), Box		
	Canyon, and Mulberry Canyon may		
	be impacted		
	Upper Cienega Creek: Up to 50	FS-SSR-01. Purchase of water rights, to be used for mitigating for	1) Impacts on Outstanding Arizona Waters for all mining life
	years after closure of the mine, most	impacts in the Cienega Creek watershed	phases (especially first 10 yrs) are not fully disclosed. The FEIS
	modeling scenarios show no		stated that "the only potential effect on the Outstanding Arizona
	predicted effects. At 150 years after		Waters in Lower Davidson Canyon and Lower Cienega Creek
	closure, some modeling scenarios		would be the result of a decrease in runoff that would occur
	show no or minor changes in flow,		because portions of the Davidson Canyon watershed would be cut
	and some modeling scenarios show		off in perpetuity by the mine site. This reduction in ephemeral flow
	that there may be transition from		is estimated to be 4.3 to 11.5 percent in lower Davidson Canyon".
	perennial to intermittent flow, and		Again, FEIS only discusses about the "post-closure" conditions.
	increased duration of extremely low-		As mentioned above, during the first 10 years of active mining
Water designations and	flow conditions. At 1,000 years after		phases, estimated runoff reduction from Barren Canyon is
	closure, modeling scenarios are		significant. FEIS should disclose the impacts on Outstanding
	mixed, showing a range of outcomes,		Arizona Waters for different phases by using estimated runoff
	including minor changes in flow,		during that period.
	transition from perennial to		2) Pima County staff agree about the necessity of monitoring the
	intermittent flow, and transition from		OAWs, and that Rosemont should fund the monitoring. This
	perennial to ephemeral flow. All		mitigation measure depends on access to the OAW located on
	modeling scenarios show increased		County and District lands. This mitigation measure should
	duration of extremely low-flow		recognize local authority. It should specify that the data for all
	conditions. Davidson Canyon and		aspects of the OAW will be collected by parties acceptable to
	Lower Cienega Creek: None		Pima County who would report the data through Pima Association
	predicted; reduction in surface runoff		of Governments and Arizona Department of Environmental
	could change recharge to shallow		Quality. In addition, Pima County will need to approve all analytes
	alluvial aquifer; distance downstream		and methods used in the OAW. Recently, Rosemont submitted to
	makes impacts highly uncertain.		ASLD an application to site groundwater and surface water quality
	Some water quality constituents		sampling devices on State Trust land; this sampling site is not
	potentially elevated in runoff, but		located on the OAW.  The FEIS colora stodays that the modification of stormunitar
	potential is reduced by waste rock segregation procedures.		3) The FEIS acknowledges that the modification of stormwater peak flows and volume is important in multiple aspects. However,
	pogragatori procedures.		the FEIS does not include any plans to address possible issues
	Lowering of the groundwater table		resulting from the modification of storm flow. For example, what
	constitutes an irreversible		would happen if the reduction of runoff volume significantly affects
	commitment.		Davidson Canyon and Cienega Creek? The FEIS lacks a "backup"
	OG TITE OF THE		plan.
	L	Biological Resources	Kura r
			Document consistently downplays impacts to biological

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
Category/Issue	Impacts (Barrel Alternative)		resources. The FS needs to be more honest in their assessment. For example, the FEIS consistently states that "The mine and ancillary facilities could result in a loss or alteration of habitat for numerous plant and animal species." By their own admission, they are losing thousands of oaks, hundreds of thousands of agave, so how could it be that they the mine "may," "could," "might" result in the loss of habitat? For vegetation they state: "have the potential to permanently change vegetation" The FS needs to provide more realistic assessment and state that some impacts simply will not be mitigated.  2. Inadequate species information; FEIS cited a host of species that will be covered under County MSCP, but they chose not disclose impacts. The FS did not analyze impacts on a host of Species of interest to Pima County, but more importantly, the SWCA 2013c report cites the need to analyze additional species (such as the Bell's vireo), but there is no current Management indicator species report available for review.  3. The FS made a determination that the loss of the population of Coleman's coralroot would not impact population viability. They cite "FS guidance" which gives a definition of PV that relates to the "distribution of the species on the Coronado and not other areas." FS needs to provide more information on this guidance.  4. FS uses language such as "Direct impacts (i.e., crushing, clearing, trampling, etc.) to this species are not anticipated because there are no documented occurrence records for this
			species within the project area or the footprints of the connected actions." However, no surveys have been conducted, so this conclusion cannot be drawn.  5. Impacts analysis are performed, but for almost all species analyzed (with the exception of a few T&E species), mitigation is
			not addressed
Issue 4.1: Acres of riparian areas disturbed, by vegetation classification	Pima County Mapped Riparian. Habitat directly disturbed =588 acres. Barrel Canyon = 162 acres of xeroriparian habitat expected to be indirectly impacted with high certainty. Empire Gulch = 407 acres of hydroriparian habitat could be indirectly impacted. Davidson Canyon (Reach 2) = 502 acres of xeroriparian habitat expected to be indirectly impacted with moderate certainty. An additional 14 riparian areas associated with springs would be directly or indirectly disturbed with high certainty; and an additional 35		

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
	riparian areas associated with	_	-
	springs may be indirectly disturbed		
	but with lower certainty. Loos of		
	riparian vegetation constitutes an		
	irreversible commitment.		
Issue 4.2: Number of		FS-SSR-02 - Spring, seep, and constructed/enhanced waters	
seeps and springs	surface disturbance;	monitoring. A suite of 25 seeps and springs would continue to be	
degraded or lost	11 springs highly likely to be	monitored to identify any impacts that may occur due to dewatering	
	indirectly impacted due to	of the regional aquifer in the vicinity of the mine pit.	
	drawdown; 60 springs may be		
	indirectly impacted due to drawdown,		
	but water source is unknown;		
	19 springs unlikely to be impacted.		
	Effect on seeps and springs as a		
	result of lowering of the groundwater		
	table constitutes an irreversible		
	commitment.		
Issue 4.3: Change in the		FS-BR-22 – Monitoring to determine impacts from pit dewatering on	The estimated reduction of annual runoff flow volume to
function of riparian areas	Gulch would transition to	downstream sites in Barrel and Davidson Canyons	downstream is 30-40% during pre-mining and active mining
	mesoriparian or xeroriparian		phases (SWCA, 2013). This substantial reduction of runoff to
	Pockets of mesoriparian habitat		downstream could significantly affect downstream riparian and
	along Davidson Canyon (Reach 2)		water resources. Although the potential impacts of the runoff
	could transition to mesoriparian or		reduction are briefly discussed in "Seeps, Springs and Riparian
	xeroriparian with moderate certainty.		Areas", the FEIS only focused on the post-closure 17% reduction
	Xeroriparian habitat in lower Barrel		and did not fully analyzed the runoff reduction impacts on
	Canyon highly certain to experience		downstream vegetation and water resources for all phases of mine
	reduced vitality, extensiveness, and		life. Especially, how the substantial reduction of stream flow
	health and to transition to lesser		volume during the first 10 years could affect downstream riparian
	quality habitat. Along Upper Cienega		vegetation.
	Creek, widespread transition from		
	hydroriparian to xeroriparian habitat		
	is unlikely, but contraction of		
	hydroriparian habitat could occur with		
	conversion at the transitional		
1 110 5 5	margins.		
Issue 4.4: Qualitative	Upper Cienega Creek: Six criteria		
assessment of ability to	assessed for impacts to Outstanding		
meet legal and regulatory	Arizona Waters. Few changes		
requirements for riparian	predicted up to 50 years after		
areas	closure, but some risk in changes of		
	flow and frequency of low-flow		
	conditions in the long-term (see Issue		
	3D.3). Low-flow conditions could		
	affect biological characteristics under		
	wadeable, perennial standards.		

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
	Davidson Canyon and Lower		•
	Cienega Creek: Seven criteria		
	assessed for impacts to Outstanding		
	Arizona Waters. Full analysis of		
	ability to meet water quality		
	requirements Davidson		
	Canyon is not possible, but screening		
	analysis suggests that some		
	constituents may be elevated in		
	stormwater. This potential is reduced		
	by several safety factors, including		
	waste rock segregation requirements.		
	Otherwise, no predicted changes that		
	would affect Outstanding Arizona		
	Waters or biological characteristics		
	protected under wadeable, perennial		
	standards. Geomorphological		
	changes unlikely to affect bottom		
	deposit characteristics protected		
	underwadeable, perennial		
Issue 5A.1: Acres of	standards.	FC PD 04. The proting releast site is sited and designed to make as its	FC DD 04 days not call for stangering them planting of any s
terrestrial vegetation		FS-BR-01. The entire plant site is sited and designed to reduce its size and overall footprint and to use gravity instead of pumping to	FS-BR-04 does not call for staggering then planting of agave pants over time so that not all agaves will bloom at the same time
permanently lost or	by vegetation type. There will an		after mine closure. Staff suggests developing a plan that would
		planting, and monitoring of Palmer's agave	stagger agave planting so as to have flowing spread out. Also,
altered, by vegetation type	resources	planting, and trontoning of tailing sagave	promote grassland restoration actions elsewhere in the watershed
	TCGGGGCGG		that would promote agaves
Issue 5B.1: Acres by type	Refer to table 108 (in "Seeps,	FS-BR-03. Specific ponds, basins, and other facilities would be	The impacts analysis for the Chiricahua leopard frog appears to
of terrestrial and aquatic	Springs, and Riparian Areas"	enclosed, fenced, or otherwise managed to exclude wildlife,	be based on the listing decision in the BO, which is itself based on
habitat lost, altered, or	resource section) and table 123 for	livestock, and the public. Includes construction of barriers to exclude	information that does not reflect the uncertainty of the groundwater
indirectly impacted.	detailed information regarding these	Chiricahua leopard frogs. FS-BR-05 - Construction, management,	models and effects on seeps and springs of the area. For
	impacts. There will be an overall	and maintenance of water features to reduce potential impacts to	example, the data that the U.S. Fish and Wildlife Service used
	reduced presence of wildlife	wildlife and livestock from reduced flow in seeps, springs, surface	dates to 2010; the impacts to Empire Gulch do not reflect the
	andsome species may never return	water, and groundwater. FS-BR-06 – Location of the electrical	range of possible impacts.
	to the area.	power line that provides power to the pit area so that it avoids talus	
		slopes to the extent practicable. FS-BR-13 – Measures to ensure	
		relocation of lesser long-nosed bat and other bat species in the	
		immediate vicinity of the mine such as closing 20 abandoned mine	
		features that may be impacted by mine activities, including the	
		Chicago Mine. Rosemont Copper would also fence the R2 Mine and	
		Helena Mine complex to exclude unauthorized human access. FS-	
		BR-16. Rosemont Copper would establish an endowment, the	
		Cienega Creek Watershed Conservation Fund, and provide	
		\$2,000,000 of funding. This fund would essentially be established as:	
		(1) a resource to help restore the watershed to a functioning	
		ecosystem; and (2) a mechanism to promote adaptive management	

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
		and allow flexibility in mitigation to achieve desired outcomes in light	_
		of future uncertainties. RC-BR-02 (Voluntary, non-binding)-	
		Agreement in principle between Rosemont Copper and Arizona	
		Game and Fish Department to conduct various actions. See	
		also measures on issue 5E.1; many apply here as well.	
Issue 5B.2: Qualitative	Hydroriparian habitat in Empire Gulch	FS-BR-28 - Monitoring of water quality in potential Chiricahua	
assessment of impacts on	could be impacted, including	leopard frog habitat	
aquatic habitats and	transition from perennial to		
surface water that	intermittent or ephemeral stream		
supports wildlife and	flow, mortality of individual species,		
plants such as stock tanks,	reduced vegetation volume, and		
seeps, and springs.	possibly transition to mesoriparian or		
	xeroriparian habitat. Impacts to		
	hydroriparian habitat along Cienega		
	Creek and Davidson Canyon are		
	possible but not the most likely		
	scenario. Aquatic and riparian habitat		
	associated with 5 springs would be		
	lost due to direct surface disturbance;		
	11 springs are highly likely to be		
	indirectly impacted due to		
	groundwater drawdown and would		
	likely cease functioning as viable		
	habitat; and 60 springs may be		
	indirectly impacted due to drawdown,		
	but their water source is unknown.		
	Direct loss of habitat associated with		
	15 stock tanks.		
Issue 5B.3: Qualitative		FS-BR-14 – Measures to reduce impacts to western yellow-billed	
assessment of how	and success, reproductive success,	cuckoo such as limitation on vegetation clearing during western	
changes in the function of	growth rates of young, and predator-	yellow-billed cuckoo nesting season.	
riparian areas could	prey relationships		
impact wildlife habitat			
Issue 5C.1: Acres of	5,431 acres disturbed in the project	FS-BR-11 – Monitoring and control of actions to reduce or prevent	Executive order 13112 requires that the Forest Service consider
disturbance that could	area; an additional 162 acres of	impacts to Chiricahua leopard frog from invasive aquatic species	invasive species in its actions. It is stated that an invasive species
create conditions	xeroriparian habitat in Barrel Canyon,	(including American bullfrogs, northern crayfish, tiger salamanders,	plan will be developed with "specific measures", but the Rosemont
conducive for invasive	502 acres of xeroriparian habitat in	and warm-water, spiny-rayed fish species).	Invasive Species Management Plan (2012; cited) lacks any details
species	Davidson Canyon, and 407 acres of		or have any firm commitments. The EIS only cites this document
	hydroriparian habitat in Empire Gulch		once and there is no section in the EIS that give any "specific
	could be indirectly impacted by		measures" with regards to invasive species. Therefore, specifics
	reduced surface water flows and		about targets, actions plans, and planning processes for the
	groundwater drawdown resulting		development and implementation of the invasive species plan
	conditions conducive to invasive		must be included in the EIS. Simply leaving those decisions to
	species		post-acceptance of the MPO will likely result in a plan that is long
			on promises and vague on specifics. Consideration of adjacent

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
			and downstream lands that will be affected by the mine's operations must be included in this plan. Finally, a plan and assured and sufficient funding for post-mining monitoring and treatment actions must be part of any invasive species plans.
	Increase movement habitat fragmentation and disrupt dispersal and migration patterns of species using six animal movement corridors; restore small amount of three movement corridors due to decommissioning of roads	FS-BR-09 – Funding to support camera studies for large predators, including jaguar and ocelot. FS-BR-23 – Monitoring to determine the extent of road-kill near the project area.	Use of camera traps and/or dung-sniffing dogs to monitor jaguars cannot reasonably be considered mitigation for effects.
assessment of mortality of various animal species resulting from increased volume of traffic related to mine operations	Animal mortality would likely increase for some species types but could decrease for other species types (depending on local wildlife populations and natural histories of species encountering roads) during mine construction and active mine operations	FS-BR-19: Measures to reduce impacts to jaguars. Includes wildllife crossing signs and reducing speed limits on site.	
special status species, including impacts to designated and proposed critical habitat	5,431 acres lost or converted; refer to table 123 for detailed information regarding these impacts; refer to species' narratives in "Environmental Consequences" section for discussions of impacts to designated or proposed critical habitat	FS-BR-02. Facility redesign involves enclosure of the stockpile by a domed structure and reorientation of the crusher/ball loading facility conveyers to avoid a population of Coleman's coral-root, which is a Forest Service sensitive species. A complete inventory of the NFS land disturbance footprint for Coleman's coral-root and beardless chinch-weed would be completed prior to ground disturbance. FS-BR-12 – Relocation of Chiricahua leopard frogs from areas in the immediate vicinity of the project area. FS-BR-15 – Measures to protect two occurrences of Coleman's coral-root during road decommissioning. FS-BR-26 – Annual monitoring for Chiricahua leopard frog. FS-BR -10 – Measures to reduce and rectify impacts to Pima pineapple cactus by minimizing surface disturbance in the utility corridor; surveying and monitoring; and transplanting those cacti that cannot be avoided. FS-BR-18. Pre-disturbance surveys for Forest Service sensitive species. See also measures on Issue 5B.1; many apply here as well.	1) Barrel Alternative was chosen, in part, to avoid a population of Coleman's coralroot, but they are proposing to put a fence around most of this large population of plants and call such an action avoidance, but it is so close of the process facility and a major diversion channel that fire, desiccation, invasive species, etc. are sure to impact the species. 2) As part of the avoidance of Coleman's coralroot plants, it is imperative that the host trees be monitored for vigor and condition; if they die, so too will the orchids. Specify what contingencies would be put in place if the host plants are impacted.
viability of any species	of population viability is not likely	FS-BR-25-Surveying for bats in the vicinity of the project area	
Issue 5F.1: Acres of habitat impacted from noise, vibration, and light	Up to 146,163 acres impacted		
wildlife behavior from	Changes in habitat use, timing of activity patterns, inter- and intra- specific communication, foraging efficiency and success, reproductive		

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
	success, and predator-prey		•
	relationships		
		Livestock Grazing	
to partially capable within the Rosemont, Thurber, Greaterville, DeBaud, Helvetia, Stone Spring,	5,182 . 955-acre open pit represents an irreversible loss of grazing land	FS-BR-17. Rosemont Copper would prepare and submit to the Coronado a request to modify the allotment management plans for the Thurber, DeBaud, Greaterville, and Rosemont Forest Service grazing allotments within 1 year of issuance of the ROD. See also FS-BR-03, FS-BR-05	The effects of grazing on revegetation success criteria has not been analyzed
and Rosemont allotments			
Stock ponds lost	15	See FS-BR-05	
Springs impacted	76		
Potential reduction in AUMs each year over 25- vear mine life	862 to 919		
year trans me		Dark Skies	
Issue 8.1: Fractional increase in sky brightness frommine facility and vehicle lighting at Whipple Observatory	83% increase in sky brightness at horizon; 8% increase at 10 degrees above horizon; 3.3% increase at 20 degrees above horizon; 0.4% increase at 90 degrees above horizon	FS-DS-01 – Implementation of an outdoor lighting plan that would reduce potential impacts from artificial night lighting. FS-DS-02 – Funding of additional ground-based sky brightness monitoring	ROD does not cite a County Outdoor Lighting Permit as one of the mitigation measures. County has authority to regulate outdoor lighting on mine sites under §11-251(35). Compliance with the outdoor lighting code would require substantial redesign of proposed lighting because lighting is proposed to use color rendering which is not compliant with the Outdoor Lighting Code of maximum temperature of 3500K and proposed lumen output likely exceeds code limitations.
Issue 8.1: Fractional increase in sky brightness frommine facility and vehicle lighting at Jamac Observatory	Undetermined increase at horizon due to overlap with light from city of Nogales; 21% increase at 10 degrees above horizon; 8% increase at 20 degrees above horizon; 0.7% increase at 90 degrees above horizon		
Issue 8.1: Fractional	76% increase in sky brightness at		
increase in sky brightness frommine facility and vehicle lighting at Sonoita	horizon; 10% increase at 10 degrees above horizon; 4% increase at 20 degrees above horizon; 0.1% increase at 90 degrees above horizon		
Issue 8.1: Fractional	28% increase at 10 degrees above		
increase in sky brightness	horizon; 11% increase at 20 degrees		
from mine facility and	above horizon; 0.1% increase at 90		
vehicle lighting at Corona de Tucson	degrees above horizon (project area is blocked by terrain and is therefore provided for closest degree visible above horizon)		
Issue 8.1: Fractional	4,000% increase in sky brightness at		

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
increase in sky brightness	horizon; 117% increase at 10		
from mine facility and	degrees above horizon; 39%		
vehicle lighting at SR 83	increase at 20 degrees above		
	horizon; 9% increase at 90 degrees		
	above horizon		
Issue 8.1: Fractional	1,200% increase in sky brightness at		
increase in sky brightness	horizon; 24% increase at 10 degrees		
from mine facility and	above horizon; 10% increase at 20		
vehicle lighting at Empire	degrees above horizon; 1% increase		
Ranch	at 90 degrees above horizon		
		Visual Resources	
Issue 7.1: Acres that	4,228. Existing views of the Santa	FS-VR-04 – Measures to reduce the visual impact of the mine pit	
would no longer meet	Rita Mountains would be irreversibly		
current forest plan scenic	lost behind the waste rock and		
integrity objectives	tailings facilities.		
designations			
Issue 7.2: Qualitative	Pit face and diversion channel		By accepting applicant's claim that landforming will block
assessment/degree of	permanently visible		views of the pit, the analysis downplays that the contoured tailings
change in landscape			will be highly visible and this design increases visibility of the
character from analysis			tailing pile from State Route 83 significantly.
viewpoints over time:			2. FS response suggests visual analysis and ADOT criteria
open- pit impacts			indicate no impact of preferred alternative, but this is not correct.
			The visual blight created by miles of rill eroded tailing piles
			blocking the view of what was once a ridgeline is whitewash and
			indicates the lack of reasonableness of the analysis and
			conclusions.
Issue 7.2: Qualitative	Permanent, major, adverse impacts		
assessment/degree of	from highly visible piles		
change in landscape			
character from analysis			
viewpoints over time:			
waste rock and tailings			
impacts			
Issue 7.2: Qualitative	Facility visible for approximately 10	FS-VR-01 – Color of mine related buildings blends into the natural	
assessment/degree of	years, then partially screened by	landscape. FS-VR-02 – Removal of unneeded facilities during	
change in landscape	waste rock and tailings	closure. <b>FS-VR-03</b> – Measures to reduce color contrasts from cuts,	
character from analysis		fills, and concrete structures associated with the mine.	
viewpoints over time:			
processing facility impacts			
Issue 7.2: Qualitative	Adversely visible on the west side of	RC-VR-01 (Voluntary, non-binding) — Architectural designs for	
assessment/degree of	Santa Rita Mountains and over the	buildings associated with the water supply line pump stations.	
change in landscape	ridgeline for life of the project	Rosemont Copper has stated that they would follow University of	
character from analysis		Arizona College of Architecture and Planning and Landscape	
viewpoints over time:		Architecture design guidance for buildings associated with four pump	
power transmission line		stations to ensure that they maintain the tenor of the Santa Rita	

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
impacts and water supply		Experimental Range.	•
mitigation			
	3.9		
with direct line-of-sight			
views of the project area			
	42.5		
area visibility along			
concern level 1 and 2			
roads and trails			
Acres of project area	264,795		
regional visibility			
Miles of realigned Arizona	8.7		
National Scenic Trail (east			
side of SR 83) with direct			
line-of-sight views of the			
project area		D. S. Jarris	
0	T	Recreation and Wilderness	TEIO 6-3- 4- id- Mf
General	0.000 7		FEIS fails to identify users and resources
Issue 9.1: Acres that	6,990. There would be irretrievable		
would no longer meet	and irreversible impacts as a result of		
current forest plan Recreation Opportunity	displaced recreation users and adverse effects on recreation		
Spectrum designations	experiences and activities		
Issue 9.1: Acres of	0		
semiprimitive	O		
nonmotorized			
Issue 9.1: Acres of	6.177	FS-RW-03 – Mitigate loss of off-highway-vehicle use opportunities.	The Rosemont site is a very popular place for off-highway vehicles
semiprimitive motorized	0,177	Rosemont Copper would provide funding for efforts to produce a plan	
361 IIprii i iii ve i i biorized		for developing facilities and managing off-highway-vehicle use that	The EIS calls for money to go to the FS for managing OHVs on
			their land, but in reality, OHVs will be displaced to other, non-FS
			lands such as Las Cienegas National Conservation Area and the
		\$800,000 for uses that include the NEPA analysis and decision	County's Bar-V ranch. This should be acknowledged and funding
		process to determine where additional facilities are warranted and	should be available for other land owners/managers to receive
			compensation
		mitigation	
Issue 9.1: Acres of roaded	169		
modified			
Issue 9.1: Acres of roaded	644		
natural			
Issue 9.2: Acres of	6,990	RC-TA-02 (Voluntary, non-binding) – Providing public access to	
Coronado National Forest		Rosemont Copper private lands not affected by mine operations	
unavailable for		through appropriate state agencies and programs	
recreational use			
Issue 9.2: Miles of NFS	18.5		
roads lost			

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
Issue 9.3: Qualitative	Generally 40 dB or less; industrial		
assessment of potential for	noise would be noticed near the		
noise to reach recreation	perimeter fence		
areas			
Issue 9.4: Qualitative	Little or no change to solitude		
assessment of impacts to	because the majority of lands		
solitude in designated	designated as semi-primitive		
wilderness and other	motorized, designated wilderness,		
backcountry areas	and primitive areas are beyond 4		
	miles and would likely not be affected		
Issue 9.5: Annual hunter	775		
days lost (per year)			
Issue 9.5: Percent of hunt	4%		
unit 34A on forest lands			
affected			
Issue 9.6: Miles of Arizona	12.8	FS-RW-01 – Relocation of a segment of the Arizona National Scenic	Staff support the re-location of the trail.
National Scenic Trail		Trail and construction of trailheads. FS-RW-02 – Arizona National	
relocated		Scenic Trail: easement to allow the trail to be constructed across	
		Rosemont Copper's private land	
Issue 9.7: Qualitative	Moderate increase in use expected to		
assessment of increased	nearby areas such as Happy Valley,		
	Gardner Canyon, Louisiana Gulch,		
	Ophir Gulch, and Carouleau Gap		
-		Hazardous Materials	
General			FEIS fails to identify impacts. Staff recommends a Suplemental
			EIS with plan for release control prior to development of hydrologic sink.
Potential for release of	Materials consumed during	   FS-HM-01 – Hazardous materials containment and management.	SINK.
	detonation; negligible risk to	This mitigation involves handling, storage, use, and communication	
oil during use	environment	information about hazardous materials, in accordance with laws and	
off during use	Calvillottien	regulations. <b>FS-HM-02</b> – Maintaining material safety data sheets in	
		accordance with 30 CFR 47.	
Potential for release of	Materials used in small quantities in	DOCUMENT WILL TO OFFICE !	
laboratory reagents during			
storage or use	negligible risk to environment		
Potential for release of	Materials used in small quantities in		
cleaning fluids during	controlled setting;		
storage or use	negligible risk to environment		
Potential for release of	None		
reagents during solvent			
extraction and			
electrowinning			
Potential for release of	In dry form presents little risk for		
ammonium nitrate from	release or migration; by itself and		
risk of explosion during	properly stored does not present an		

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
storage	unusual risk of fire or explosion;		
	negligible risk to environment		
Potential for release of	Reduced risk, compared with		
hazardous waste	proposed action, because of removal		
	of the heap leach and oxide facilities		
Potential for catastrophic	Reduced potential risk, compared		
release of sulfuric acid or	with proposed action, because of		
petroleum product during	removal of the heap leach and oxide		
transportation	facility		
Potential for catastrophic	None for sulfuric acid, less than		
	proposed action for petroleum		
acid or petroleum product	products because of the removal of		
within the mine	the oxide facilities		
Potential release of	None		
contaminants from failure			
of leach pad			
		Fuels and Fire Management	
			No fire management plan has been proposed. There are
			many ignition sources possible and many fire-prone resources,
			such as nearby oak trees that could ignited from these ignition
			sources.
			2. See also fire impacts and surface waters
Risk of Activities			
Increasing Ignition			
Blasting	Low		
Increased vehicle traffic	Increased risk of accidental ignition		
	along transportation routes		
	Increased risk of accidental ignition		
of flammable materials	along transportation routes		
Construction	Low		
Effects of Activities on Fuel Loading		RC-FF-01 –(Voluntary, non-binding) Allowing access to a new water source for firefighting efforts.	
Clearing of vegetation	Low		
Noxious weeds	Minor additional fuel loading after mitigation		
Decrease in groundwater	Minor		
level		Transcript in the second	
logue 12.1: Change in t	Inorpose in triple and passenger	Transportation/Access FS-TA-01 – Development of a comprehensive transportation plan.	1 EC as proportile disprojecce pood to income to 00 by station ADOT
and pattern of traffic by	Increase in truck and passenger car traffic from mine related traffic on	The transportation plan would address maintenance standards;	1. FS summarily dismisses need to improve 83 by stating ADOT does not intend to widen it to four lanes. Obviously there are other
		levels of appropriate use; methods to maintain the roadways	
road and vehicle type	analyzed highway routes		measures which could be considered; an SEIS should be required.
		sufficiently to prevent washboard, rutting, and drainage problems; commitment to replace surfacing lost to drainage; commitment to	Increased fatality and accident rates. FEIS fails to identify
		repair roads damaged by use; commitment to restore temporary	impacts and issues; use of population instead of traffic for fatality
		reads to natural preoperation conditions during reclamation/closure;	rates is unacceptable.
		productionatural preoperation conditions during reclamation/closure;	rates is unlacceptable.

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
		and installation and maintenance of wildlife crossing structures. RC-TA-01 (Voluntary, non-binding)—Scheduling deliveries to the mine to take place during nonpeak traffic hours to avoid adding to traffic congestion. RC-TA-03 (Voluntary, non-binding)—Limiting travel on	Adverse transportation impacts are anticipated on county roads but are not disclosed and mitigated. County roadways include, but are not limited to, Sahuarita Road and Santa Rita
Issue 12.2: Quantitative	Decrease in level of service for some		
in level of service on	intersections and roadway segments but would not decrease to an		
potential highway routes	unacceptable level of service.		
potertial riighway routes	Mitigation measures would reduce		
	the impacts of mine related traffic.		
Issue 12.3: Quantitative	35.0 miles of existing NFSRs		The argument by the proponent that there is no legal access
assessment of roads	decommissioned; 18.5 miles of		across their fee lands is incorrect. Historic roads—whether or not
decommissioned by the	NFSRs restricted by mine operations		county maintained—are legal by adverse possession and historic
mine and roads lost to	, ,		use. As a "fence out" state, Arizona landowners including
motorized access			Augusta must provide an alternate route for historic roads it
			closes.
		Noise	
Issue 9.3: Qualitative		FS-N-01 – Management techniques to reduce potential noise	
assessment of potential for		impacts from blasting. This mitigation is focused on noise	
noise to reach recreation	(construction and mining operation	management techniques, including generally limiting blasting to once	
areas and expected noise	phases) and equipment operational	per day, during daylight hours; and sequenced blasting using time-	
level	noise (mining operation phase),	delay technology. Explosive usage is limited to 52 tons per day, as	
	resulting in a likely decrease in recreational value in the area	consistent with the limits contained in the air quality permit. FS-N-02	
	immediately surrounding the project	- Actions to reduce potential noise impacts from vehicles	
	area (premining and active mining		
	phases)		
Issue 11B.1: Ability of	For all action alternatives: no impacts		
alternatives to meet rural	to residents from construction,		
landscape expectations	blasting, equipment operation, or		
	traffic noise during any phase of mine		
	life		
		Public Health and Safety	
Issue 10.1: Qualitative		FS-PHS-01 – Construction of a perimeter fence that would exclude	
assessment of public		the public. FS-PHS-02 – Preparation of emergency response and	
health risk from mine	fence	contingency plans, including a fire plan	
operations and facilities			
Issue 10.2: Qualitative	Geological hazards are unlikely, with		Staff recommends that the FS revise the EIS to include additional
assessment of public	the exception of land subsidence in		information on the potential for subsidence. FEIS says
	the Santa Cruz valley, which could be		incremental withdrawal for mine water supply would contribute to
hazards	marginally increased by mine supply		the overall groundwater withdrawal and land subsidence in the

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
	pumping		Sahuarita area. Land subsidence is likely to continue.
Issue 10.3: Qualitative	Acute noise hazards from		
assessment of public	construction, traffic, equipment, or		
	blasting are unlikely		
vibration			
Issue 10.4: Quantitative	NAAQS are met at the perimeter		
assessment of ability to	fenceline		
meet air quality standards			
for human health			
Issue 10.5: Quantitative	A potential increase of 9 to 14	OA-TA-01 – ADOT activities to mitigate impacts of increased traffic	
assessment of the		on SR 83. This mitigation consists of Rosemont Copper's providing	
potential change in traffic		funding to the Arizona Department of Transportation (ADOT) to	
accidents	highest projected traffic volume:	implement activities to reduce impacts resulting from increased traffic	
		on SR 83. ADOT has indicated that the activities it plans to	
	]	implement include 3-inch pavement overlay from Interstate (I-) 10 to	
		the intersection of the primary access road; striping; raising	
		guardrails and signs to match new pavement height; and paving	
		three existing bus pullouts for school bus use. See also FS-TA-01	
		and RC-TA-01	
	94 weekly trips for all hazardous		
day for all hazardous	materials shipments		
materials and qualitative			
assessment of potential			
effects			
Issue 10.7: Qualitative	Less than other action alternatives		
	due to reduced hazardous materials		
local emergency response	shipments		
to accidents or spills on			
public roadways			
Conord	County of the point and	Cultural Resources	
General	Construction of the mine and associated facilities constitute an		
	irreversible commitment of resources.		
	Archaeological sites cannot be reconstructed once disturbed, nor		
	can they be fully mitigated		
Issue 6A.1: Number of	82	FS-CR-01 – Archaeological data recovery on sites that would be	
historic properties buried,	02	adversely affected. FS-CR-02 – Respectful and appropriate	
destroyed, or damaged		treatment of human remains that would be disturbed by the project.	
ucosioyou, or darraged		FS-CR-03 – Curation of archaeological collections in accordance	
		with 36 CFR 79 and the HPTP. <b>FS-CR-04</b> – Monitoring and	
		treatment of inadvertent discoveries. FS-CR-05 – Limiting ground-	
		disturbing activity between the perimeter fence and security fence.	
		FS-CR-06 — Cultural resources protection training. FS-CR-07 —	
		Project proponent would allow tribal members access, upon 5 days'	
		project propertient weath allow the attentions access, upon 10 days	

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
	,	advance request, to the project area for cultural practices. FS-CR-10	
		- Interpretation of the results of the cultural resources investigations	
		for tribal members, the Hispanic community, and the public	
	Very unlikely		
vibrations to damage			
historic properties			
	Notable impact		
assessment of impacts on			
historic properties			
	30		
impacted prehistoric sites			
known/likely to have			
human remains	_		
	3		
historic sites likely to have			
human remains			
	16		
sacred springs impacted			
	Notable impact	FS-CR-08 - Project proponent would organize tribal members' field	
assessment of impact on		visits to potentially affected springs. RC-CR-01 (Voluntary, non-	
Native Americans of		binding)-Conservation lands used for tribal practices. This involves	
desecration of land,		using the conservation lands required through the Section 7 and 404	
springs, burials, and		(b)(1) permitting processes to offset losses to the tribal members.	
sacred sites			
	6,990	FS-CR-09 - Transplanting of critical plant resources and inclusion of	
traditional resource		species within revegetation mixture	
collection areas impacted			
	Notable impact	FS-CR-11 – Stabilization of previously excavated historic properties	
assessment of the impacts		between the security and perimeter fences	
on other non-tribal			
communities in the region			
in terms of impacts on			
resources, such as			
historical townsites,			
cemeteries, mines,			
ranches, and homesteads		Socioeconomics and Environmental Justice	
General	The [mine] would potentially cause	Successionals and divironmental Justice	
Galeiai	irreversible impacts to the affected		
	area with regards to changes in the		
	local landscape, community values,		
	and quality of life. Disturbance to		
	and quality of life. Disturbance to cultural resources that would		
	disproportionately adversely impact		
	the Tohono O'odham Nation, as an		
	pure romono o conamination, as an		

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
	environmental justice community,		
	would be irreversible		
Issue 11A.1: Change in	Regional increase in employment:		Inconsistent standards applied to job losses vs job creation and
employment over time	Premining phase: Pima County -		methods used to calculate spending for lost jobs is different than
' '	594 direct jobs and 443 indirect jobs		that used for jobs created
	per year; Three-county analysis area		,
	- 768 direct and 453 indirect jobs per		
	year. Active mining and		
	reclamation/closure: Pima County -		
	434 direct jobs and 1,260 indirect		
	jobs per year; Three-county analysis		
	area – 434 direct jobs and 512		
	indirect jobs per year.		
Issue 11A.2: Change in	Potential decrease in area property		
property values over time	values between 4 and 11% within 5		
	miles of the project area. Potential		
	impacts include more than \$6.4		
	million in losses to property values.		
Issue 11A.3: Change in	Regional increase in tax base. \$11		The FEIS states "there would be minimal demands on the local
tax base per year over	million in construction sales tax		housing supply during the operational phase of the mine", and it
time	during construction. Total direct local		states Indirect Revenue Impacts would be "approximately \$107.6
	and State revenues over the life of		million for State and local governments over the life of the mine".
	the mine are estimated at \$136.7		The \$107.6 million Indirect Revenue Impacts cited are based on
	million.		the study by Applied Economics, which included \$58.2 million of
			NEW city and county property tax revenues in the \$107.6 million.
			The Applied Economics study derives the \$58.2 million for
			property taxes because it assumes newly constructed housing to
			satisfy all of the indirect-related impact of the mine. If the EIS
			assumes minimal demands on local housing, then the amount of
			city and county property tax revenues must then be reduced
			accordingly.
Issue 11A.4: Change in	Increase in funding needs during		
	operation phase of mine. Partially		
road maintenance over	offset by increased tax dollars from		
time	more fuel consumption by heavy		
	trucks.		
Issue 11A.5: Change in	Potential change in population is not		
demand and cost for	expected to result in dramatic		
emergency services over	demands on public services and		
time	emergency services costs. However,		
	the increase in overall traffic could		
	lead to more accidents and an		
	increase in demand for emergency		
	services over time.		
Issue 11A.6: Quantitative	Direct effects: \$1.4 to \$4.7 million		The FS repeatedly responds that while there are impacts they

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
assessment of change in	reduction in visitor spending per year.	· · · · · · · · · · · · · · · · · · ·	cannot deny the mine. Even so, they can identify an alternative
tourism and recreation	Indirect effects: \$621,900 to \$2.1		that is not so visible from 83 and which does not create loss and
revenue over time	million reduction in output per year.		reduced quality of so many trails (Arizona Trail, Barrel Canyon,
	15 to 50% decrease in nature-based		Lopez, Gunsight pass and Sycamore)
	tourism from 0 to 10 miles from		
	proposed mine per year.		
Issue 11A.7: Qualitative	Increased night sky brightness could		
assessment of economic	result in an impairment of		
effect on the astronomy	observatories near the project area,		
industry	which could result in a decrease in		
	State revenues generated from		
	astronomy, space, and planetary		
	research and tourism. The negative		
	public perception of having a copper		
	mine next to an observatory may		
	impact observatory revenues.		
Issue 11B.1: Qualitative	Potential impact to area quality of life		Pima County has exceptional open space values not typical levels
assessment of the ability	resulting from altered landscapes		of service. Inclusion of tribal trust land as public open space is
of alternatives to meet			incorrect.
rural landscape			
expectations as expressed			
by Federal, State, and			
local plans	0.000/		
	0.09% decrease in net migration to		
	Santa Cruz County as a percentage of county population. 6 to 37%		
relocation	decrease in the rate of population		
relocation	growth in the Patagonia Census		
	County Division (CCD). However, the		
	decrease in amenity-based migration		
	may be offset by the increase in mine		
	staff relocation. Impacts on amenity		
	migration in Pima County and the		
	greater Tucson area are expected to		
	be negligible owing to the more		
	dynamic nature of the metropolitan		
	economy.		
		Other Effects Considered/ Issues not resolved	
	Possible disproportionate effects on		
	the Tohono O'odham Nation, as well		
	as on the other consulting tribes, with		
Civil Rights Act	regard to disturbance to cultural		
	resources		
Community		RC-CP-01 (Voluntary, non-binding) – Establishment of the Santa	
		Rita Mountains Community Endowment Trust for the purposes of	

Category/Issue	Impacts (Barrel Alternative)	Mitigation	Pima County Staff Concerns and Recommendations
		funding priority community projects. The endowment would consist	
		of assets, commitments, and funding from Rosemont Copper,	
		including conservation easements and restrictive covenants donated	
		in the first year of production (\$6 million), \$500,000 contributed from	
		Rosemont Copper each year for 25 years (\$12.5 million), and up to	
		\$25 million in variable contributions from Rosemont Copper, based	
		on the price of copper (Rosemont Copper Company 2010).	
Forest Plan amendment			The ROD says that a forest plan amendment is not significant;
significance			they consider only the area, and not scoping of public issues and
			the 25,000 DEIS comment letters about this project in relation to
			the Forest.
NEPA process and			Authority to grant project is questioned. Rationale for ROD
authority to grant project			relies on unexplained reference to the Multiple Use Mining Act to
			justify "placement" of tailings and waste rock on public land.
			2. ROD does not address public concerns about potential for
			further mine expansion. Nothing in the ROD constrains further
			mine expansion, and in fact the proposed amendment of the
			Forest Plan would in essence create a new mining zone,
			facilitating further mineral development within a new "management"
			area 16" and lower the expectations for reclamation, since
			additional mining land uses would be expected in the new
			management area. To remedy this, staff suggests adding deed
			restrictions or protective covenants that would make avoidance
			effective over the long-term.
			3. Floodplains: The lack of differences between the impacts of
			the alternatives demonstrates that true alternatives have not been
			fully considered. ROD Decision Space suggests that the no action
			alternative is environmentally preferable. An environmentally
			preferable alternative that also meets the purpose and need
			should have been developed.
			4. The analysis required by the National Environmental Policy
			Act was bifurcated by the Bureau of Reclamation's decision to
			treat Rosemont's Green Valley pipeline and recharge proposal as
			a separate action. The two should be regarded as connected
			actions by this later EIS because the recharge is mitigation for the
			impacts of the mine and would not be undertaken if Rosemont did
			not intend to operate mineral extraction wells.
			5. Impacts are understated and mitigation success overly
			optimistic, for example the executive summary says "may", text
			says "could" and "will". By concluding that an impact is relatively
			small and therefore is insignificant belies the intent of NEPA which
			is to identify impacts and alternatives in order to avoid or mitigate
			those impacts.
Floodplain use permit			FEIS failed to recognize the permit requirement (floodplain use
			permit) and the role of the Pima County Regional Flood Control

Category/Issue	Impacts (Barrel Alternative)	Mitigation Pima County Staff Concerns and Recommendations
		District. Floodplain Use Permit is Required for activities that might
	1	obstruct, retard, or divert the flow of water in a watercourse.
	1	Required for private lands in unincorporated areas of Pima
	1	County.
Bonding		Bond amount determination will occur later after the final Plan of
	1	Operation is in place, but the FEIS fails to identify impacts and
	1	mitigation for those identified as inadequate. Adequate bond is
	1	impossible to determine without adequate EIS. Furthermore, the
	1	response implies bond is only for on-site mitigation. While this
	1	may be true, on-site mitigation should prevent off-site impacts.
Temporary closure		No effects on the human environment have been disclosed. This
' '		is particularly concerning because if pit dewatering continues, then
		the groundwater impacts have not been disclosed. Only 22 years
	1	of groundwater extraction was simulated; this is not the full mine
	1	life as currently defined in the FEIS.
Effects to air travel		FEIS failed to analyze or disclose whether there are effects of any
	1	changes in air travel due to mine. Staff recommend disclosure of
	1	impacts; mitigate; Establish threshold for NEPA re-analysis if
	1	impacts occur
Effects on bandwidth		FEIS does not disclose bandwidth impacts especially in relation to
Encos or ballavvidar	1	military (Buffalo Soldiers electronic testing area).
No compliance with the		The Migratory Bird Treaty Act is mentioned on page 587, but no
Migratory Bird Treaty Act	1	other mention of compliance. This requires further analysis and
Migratory Bild Treaty Act	1	discussion.
Missing Reports		Numerous reports that are cited in the document are not on the FS
IVISSII IS Reports		website. This includes 6 reports (by SWCA and SWCA and the
	1	FS) that are cited on page 576 alone. No management indicator
		species report. These reports have not been provided to
	1	cooperators; therefore it is not possible to evaluate the information
	1	contained therein. Staff assert that thee FS needs to provide
	1	
	1	cooperators access to citations that are missing and provide
Did t d t- t .		ample time to review.
Did not adequately	1	Cumulative effects did not consider other regional plans and
analyze cumulative effects		permits. Past impacts disclosed in 2012 EIS for Pima County
1 1		MSCP should be considered.
Land ownership	1	Effects of selling mineral fractions to Rosemont Copper. The FS
	1	clarified that no exchanges would occur, but they proposed in the
	1	PAFEIS selling the mineral fractions to RCC, and identified RCC
	1	as willing to acquire them. They say this would avoid the impact
	1	of increased difficulty in managing these parcels after they
	1	become integrated in the mining facilities. But some of the mineral
	1	fractions are part of another deposit that is not proposed for
	1	mining at this time: Broadtop Butte. The FS examined only the
	1	advantages of selling mineral fractions from an administrative
		standpoint, but not whether there are any disadvantages from

Category/Issue	Impacts (Barrel Alternative)	Mitigation Pima County Staff Concerns and Recommendations
		relinquishing administration. They also failed to analyze the effect
		of amending the Forest Plan to allow for land acquisition or other
		land protection measures, even as they talk about the difficulty of
		obtaining a restrictive covenant on the private lands.
Mitigation		Bonding has not been determined for the project yet, but the level
		of uncertainty about the mine's impacts to Davidson and Cienega
		Creek warrant a mitigation fund for Pima County that can be used
		for future mitigation actions

# ATTACHMENT 2

